EXHIBIT A

Schedule of Claims Subject to the Three Hundred Eighth Omnibus Objection

Three Hundred and Eighth Omnibus Objection Exhibit A - No Liability + Deficient Bondholder Claims

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	AMOUNT
1	GUZMAN, LILLIAN BROMELIA #51 PANJUN DE BURNE GUAYNABO, PR 00969	6/29/2018	17 BK 03283-LTS Comr	nonwealth of Puerto Rico	162219	\$ 285,000.00
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information, in part, liability based on an alleged ownership of COFINA Bonds. This portion of the claim thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Any remaining portion of the claim is deficient because it fails to comply with the applicable rules for filing a claim and/or provide sufficient information to enable the Debtors to reconcile the proofs of claim.					
2	GUZMEN DE AMADOR, IRMITA CONDOMINO PLAZA DEL PRADO #5 CALLE 833 APT. 1203B GUAYNABO, PR 00969	6/29/2018	17 BK 03283-LTS Comr	nonwealth of Puerto Rico	88518	\$ 404,540.32
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information, in part, liability based on an alleged ownership of COFINA Bonds. This portion of the claim thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Any remaining portion of the claim is deficient because it fails to comply with the applicable rules for filing a claim and/or provide sufficient information to enable the Debtors to reconcile the proofs of claim.					
	Settlement Order, and (2) released and discharged in accordance with the Plan at	nd Amended Confirm	ation Order. Any remaining			
3	Settlement Order, and (2) released and discharged in accordance with the Plan at	nd Amended Confirm the Debtors to recon-	ation Order. Any remaining	g portion of the claim is deficie		
3	Settlement Order, and (2) released and discharged in accordance with the Plan a applicable rules for filing a claim and/or provide sufficient information to enable LAWRENCE E. DUFFY, EDDA PONSA DUFFY & THEIR CONJUGAL PARTNERSI PO BOX 13615	nd Amended Confirm the the Debtors to recon- HIP 5/25/2018 hing brokerage statem SIP information, liabi	ation Order. Any remaining cile the proofs of claim. 17 BK 03283-LTS Comments pertaining to reference lity based on an alleged ow	g portion of the claim is deficient and commonwealth of Puerto Rico and CUSIP. Further, Claimant an ership of COFINA Bonds, an	45233 ppears to assert, per did thus seeks recove:	\$ 302,751.33 best effort reviewing ry for amounts for
3	Settlement Order, and (2) released and discharged in accordance with the Plan a applicable rules for filing a claim and/or provide sufficient information to enable LAWRENCE E. DUFFY, EDDA PONSA DUFFY & THEIR CONJUGAL PARTNERSI PO BOX 13615 SAN JUAN, PR 00908 Reason: Claimant apperars to assert monetary amount yet does not include match proof of claim, supporting documentation, bond name(s) at issue, and/or the CU which the Commonwealth is not liable because the claims were (1) compromised	nd Amended Confirm the the Debtors to recon- HIP 5/25/2018 hing brokerage statem SIP information, liabi	ation Order. Any remaining cile the proofs of claim. 17 BK 03283-LTS Comments pertaining to reference lity based on an alleged ow	g portion of the claim is deficient monwealth of Puerto Rico and CUSIP. Further, Claimant and mership of COFINA Bonds, and and (2) released and discharged	45233 ppears to assert, per did thus seeks recove:	\$ 302,751.33 best effort reviewing ry for amounts for
	Settlement Order, and (2) released and discharged in accordance with the Plan a applicable rules for filing a claim and/or provide sufficient information to enable LAWRENCE E. DUFFY, EDDA PONSA DUFFY & THEIR CONJUGAL PARTNERSI PO BOX 13615 SAN JUAN, PR 00908 Reason: Claimant apperars to assert monetary amount yet does not include mater proof of claim, supporting documentation, bond name(s) at issue, and/or the CU which the Commonwealth is not liable because the claims were (1) compromised Confirmation Order. MOLINA CUEVAS, ENRIQUE PO BOX 29	nd Amended Confirm the the Debtors to recon- HIP 5/25/2018 hing brokerage statem SIP information, liability and settled pursuant 5/16/2018 poorting documentation	ation Order. Any remaining cile the proofs of claim. 17 BK 03283-LTS Comments pertaining to reference lity based on an alleged ow to the Settlement Order, and 17 BK 03283-LTS Comments, bond name(s) at issue, ar	g portion of the claim is deficient monwealth of Puerto Rico and CUSIP. Further, Claimant and the company of COFINA Bonds, and the company of the company of the company of the cusin property of the	45233 ppears to assert, per d thus seeks recover in accordance with the seeks recovery in accordance with	\$ 302,751.33 best effort reviewing ry for amounts for the Plan and Amended \$ 71,142.74*

ASSERTED CLAIM